NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the products consisted in whole or in part of filthy substances by reason of the presence of insect fragments, mites, rodent hairs, and hair fragments; and, Section 402 (a) (4), they had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.

Disposition: November 5, 1947. A plea of nolo contendere having been entered,

the defendant was fined \$240, plus costs.

12617. Adulteration of ice cream cones. U. S. v. 100 Cases \* \* \* (and 2 other seizure actions). (F. D. C. Nos. 23523, 23541, 23549. Sample Nos. 74898-H, 87249-H, 88101-H.)

LIBELS FILED: On or about August 6 and 7 and September 8, 1947, District of Rhode Island and District of Connecticut.

ALLEGED SHIPMENT: On or about May 5 and 10 and June 6, 1947, by the Automatic Cone Co., from Cambridge, Mass.

PRODUCT: Ice cream cones. 100 cases, each containing 10 boxes, at Providence, R. I.; 47 cases, each containing 10 boxes, at Hartford, Conn.; and 410 cartons at Newport, R. I. Each of the boxes and cartons contained 100 cones.

LABEL, IN PART: "Octagon Sonny Cake Cones."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent hair fragments; and, Section 402 (a) (4), the Hartford and Newport lots had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: October 10 and December 19, 1947. Default decrees of condemnation. The Hartford lot was ordered delivered to a Federal institution for use

as hog feed, and the other lots were ordered destroyed.

12618. Adulteration of peanut butter sandwiches and cookies. U. S. v. The G. L. Baking Co. Plea of guilty. Fine, \$300 and costs. (F. D. C. No. 24044. Sample Nos. 85528-H to 85536-H, incl.)

INFORMATION FILED: December 2, 1947, District of Maryland, against the G. L. Baking Co., a corporation, Frederick, Md.

ALLEGED SHIPMENT: On or about July 1, 1947, from the State of Maryland into the State of Pennsylvania.

LABEL, IN PART: (Peanut butter sandwiches) "The G. L. Baking Co. 5¢ \* \* \* Dixie Cheese"; (cookies) "Sonny Boy" [or "Black Peak," or "Newsboy"] \* \* \* The G. L. Baking Co."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in part of filthy substances by reason of the presence of insect larval head capsules, larval insect cast skin, insect fragments, rodent hair fragments, an ant, an insect larva, a rodent excreta pellet, and feather fragments; and, Section 402 (a) (4), they had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: January 16, 1948. A plea of guilty having been entered on behalf of the defendant, the court imposed a fine of \$50 on each of 6 counts, plus costs.

12619. Adulteration of cookies. U. S. v. 60 Cases \* \* \* (and 1 other seizure action). (F. D. C. Nos. 23792, 23884. Sample Nos. 206-K, 26325-K, 26326-K.)

LIBELS FILED: October 3 and November 3, 1947, Eastern District of Missouri

and Western District of South Carolina.

ALLEGED SHIPMENT: On or about September 6 and 11, 1947, by the Deer Park Baking Co., Inc., from Springfield, Ill.

PRODUCT: Cookies. 22 cases, each containing 24 10-ounce packages, and 38 cases, each containing 24 8-ounce packages, at St. Louis, Mo., and 44 boxes, each containing 24 1-ounce cellophane packages, at Clemson, S. C.

LABEL, IN PART: "Deer Park Sandwich Cookies ["Chocolate Chip"]," or "Nods 5¢ Club Assortment."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of larvae, rodent hair fragments, and insect fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.